

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF LOUISIANA  
LAFAYETTE DIVISION

UNITED STATES OF AMERICA \* DOCKET NO.: 6:21-cr-00026  
\*  
VERSUS \* JUDGE SUMMERHAYS  
\*  
SHAWN WHITE (01) \* MAGISTRATE JUDGE HANNA

O R D E R

Considering the “Unopposed Motion to Certify Case as Complex, for Extension of Discovery/Motions Deadlines, and to Set Trial Beyond the Normal Periods Set Forth in the Speedy Trial Act” filed by United States of America, the Court finds:

1. The totality of the nature of the instant prosecution, including the nature and amount of evidence, criminal offenses committed, the nature of the prosecution, and the questions of facts and law in this case make it unrealistic to expect effective preparation by the United States, or defense counsel for pretrial and trial proceedings within the time periods normally allocated by a typical Scheduling Order, or the time periods set forth in 18 U.S.C. § 3161; and
2. The delays set forth within this Order are reasonable and necessary for the defendants and the United States to review, duplicate, and provide voluminous discovery; file and respond to motions; and prepare for trial or engage in any meaningful plea negotiations. The delays set forth within this Order are also necessary for the Court to review motions, hold the required pretrial hearings,

and prepare rulings on those motions because these activities cannot reasonably be accomplished within the existing delays.

For these reasons, the Court hereby GRANTS the motion and orders as follows:

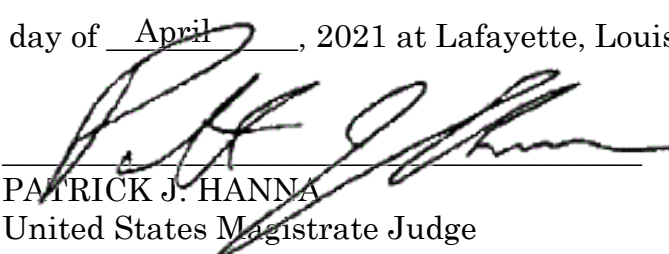
IT IS ORDERED that the case alleged by the indictment is classified and is certified as complex pursuant to the provisions of the Speedy Trial Act.

IT IS FURTHER ORDERED that the trial date in this case will be set beyond the 70-day period required by the Speedy Trial Act based on the complexity of the matter and because the ends of justice are best served in doing so as contemplated by 18 U.S.C. §§ 3161(h)(8)(A) and (B)(ii).

IT IS FURTHER ORDERED that the normal Scheduling Order deadlines are hereby suspended and extended, and that the deadline for the government to provide defense counsel with discovery is June 1, 2021.

IT IS FURTHER ORDERED that all motions deadlines will be set and begin to run after parties are afforded a reasonable amount of time to review the voluminous discovery received on June, 1, 2021, and all further delays, including the setting of this matter for trial, are excluded under the Speedy Trial Act. Neither this Court nor the parties under the circumstances outlined in the Government's motion can be expected to prepare effectively for pretrial and trial proceedings in the time periods as stated in 18 U.S.C. § 3161.

DONE AND SIGNED this 15th day of April, 2021 at Lafayette, Louisiana.

  
PATRICK J. HANNA  
United States Magistrate Judge